INVESTMENT GUARANTIES

Agreement Between the United States of America and Sierra Leone

Relating to the Agreement of May 16 and 19, 1961

Effected by Exchange of Notes Signed at Freetown December 28, 1962, and November 13, 1963



SIERRA LEONE

Investment Guaranties

Agreement relating to the agreement of May 16 and 19, 1961. Effected by exchange of notes Signed at Freetown December 28, 1962, and November 13, 1963; Entered into force November 13, 1963.

The American Ambassador to the Sierra Leonean Minister of External Affairs

No. 75

Freetown, December 28, 1962.

EXCELLENCY:

I have the honor to refer to the agreement effected by the exchange of notes of May 16 and May 19, 1961, [1] between our two Governments relating to investment guaranties which may be issued by the Government of the United States of America for investments in activities in Sierra Leone. After the conclusion of this agreement, legislation has been enacted in the United States of America modifying and augmenting the coverage to be provided investors by investment guaranties that may be issued by the Government of the United States of America.

In the interest of facilitating and increasing the participation of private enterprise in furthering the economic development of Sierra Leone, the Government of the United States of America is prepared to issue investment guaranties providing such coverage as may be authorized by the applicable United States legislation for appropriate investments in activities approved by your Government provided that your Government agrees that the undertakings between our respective Governments contained in the above-mentioned agreement will be applicable to such guaranties.

Upon receipt of a note from Your Excellency indicating that the foregoing is acceptable to the Government of Sierra Leone and that such undertakings shall apply, the Government of the United States of America will consider that this note and your reply thereto constitute an Agreement between our two Governments on this subject, the Agreement to enter into force on the date of your note in reply.

¹ TIAS 4759: 12 UST 619.

Accept, Excellency, the renewed assurances of my highest consideration.

A. S. J. CARNAHAN

Enclosures: [1]

Extracts from Public Laws 87-195 and 87-565

His Excellency

JOHN KAREFA-SMART,

Minister of External Affairs, Freetown.

The Sierra Leonean Acting Minister of External Affairs to the American Chargé d'Affaires ad interim

UNITY FREEDOM JUSTICE

THE MINISTRY OF EXTERNAL AFFAIRS,
SLATER TERRACE,
FREETOWN,
SIERRA LEONE

When replying, please quote: Ref. No. Conf. 15393/T

13th November, 1963.

SIR.

I have the honour to refer to your Note No. 75 dated 28th December, 1962 and to the agreement between our two Governments relating to investment guarantees which may be issued by the Government of the United States of America for investments in activities in Sierra Leone and to confirm that the Government of Sierra Leone agrees that the undertakings between our respective Governments contained in the above-mentioned agreement will be applicable to such guarantees.

It is also agreed that your Note under reference and this reply thereto constitute an Agreement between our two Governments on the subject, and will enter into force on the date of this Note.

Accept Sir, the renewed assurances of my highest consideration.

А. Н. Кавта

(Abdul Hamid Kabia)

Acting Minister of External Affairs.

The Chargé d'Affaires a.i.

Embassy of the United States of America,

Freetown.

TIAS 5470

¹ Not printed.

SIERRA LEONE

Guaranty of Private Investments

Agreement effected by exchange of notes Signed at Freetown May 16 and 19, 1961; Entered into force May 19, 1961.

The American Chargé d'Affaires ad interim to the Sierra Leonean Minister of External Affaire

No. 2

FREETOWN, May 16, 1961

EXCELLENCY:

I have the honor to refer to conversations which have recently taken place between representatives of our two Governments relating to guaranties authorized by Section 413(b) (4) of the Mutual Security Act of 1954,[1] as amended. I also have the honor to confirm the following understandings reached as a result of these conversations:

- 1. The Governments of the United States of America and of Sierra Leone will, upon the request of either of them, consult respecting projects in Sierra Leone undertaken or proposed by nationals of the United States of America with respect to which guaranties under Section-413(b) (4) of the Mutual Security Act of 1954, as amended, have been made or are under consideration.
- 2. The Government of the United States of America agrees that it will issue no guaranty with respect to any project unless it is approved by the Government of Sierra Leone.
- 3. With respect to such guaranties extending to projects which are approved by the Government of Sierra Leone in accordance with the provisions of the aforementioned Section 413(b)(4), the Government of Sierra Leone agrees:
 - (a) That if the Government of the United States of America makes payment in United States dollars to any person under any such guaranty, the Government of Sierra Leone shall recognize the transfer to the Government of the United States of America of any currency, credits, assets, or investment on account of which such payment is made, and the subrogation of the Government

¹68 Stat. 847; 22 U.S.C. § 1988(b) (4).

- of the United States of America to any right, title, claim or cause of action existing in connection therewith;
- (b) That amounts in pounds sterling or credits in pounds sterling acquired by the Government of the United States of America pursuant to such guaranties shall be accorded treatment not less favorable than that accorded to private funds arising from transactions of United States nationals which are comparable to the transactions covered by such guaranties, and that such amounts in pounds sterling or credits in pounds sterling shall be freely available to the Government of the United States of America for administrative expenses;
- (c) That any claim against the Government of Sierra Leone to which the Government of the United States of America may be subrogated as a result of any payment under such a guaranty, shall be the subject of direct negotiations between the two Governments. If within a reasonable period, they are unable to settle the claim by agreement, it shall be referred for final and binding determination to a sole arbitrator selected by mutual agreement. If the Governments are unable, within a period of three months, to agree upon such selection, the arbitrator shall be one who may be designated by the President of the International Court of Justice at the request of either Government;
- (d) That if the Government of the United States of America issues guaranties to cover losses by reason of war with respect to investments in Sierra Leone, nationals of the United States of America to whom such guaranties have been issued, shall be accorded by the Government of Sierra Leone treatment not less favorable than the most favorable treatment accorded, in like circumstances, to nationals of Sierra Leone or nationals of third countries, with reference to any reimbursement, compensation, indemnification, or any other payment, including the distribution of reparations received from enemy countries, that the Government of Sierra Leone may make or pay for losses incurred by reason of war; if the Government of the United States of America makes payment in U.S. dollars to any national of the United States of America under a guaranty against losses by reason of war, the Government of Sierra Leone shall recognize the transfer to the Government of the United States of America of any right, privilege, or interest, or any part thereof, that such nationals may be granted or become entitled to as a result of the aforementioned treatment by the Government of Sierra Leone;
- (e) That the aforementioned subparagraph (c) with respect to the art ion of claims shall not be applicable to the type of good es against losses by reason of war provided for in subjuggaph (d).

Upon receipt of a note from Your Excellency indicating that the foregoing provisions are acceptable to the Government of Sierra Leone, the Government of the United States of America will consider that this note and your reply thereto constitute an agreement between our two Governments on this subject, the agreement to enter into force on the date of your note in reply.

Accept, Excellency, the renewed assurances of my distinguished

consideration.

H. Reiner, Jr. Charge d'Affaires ad interim

His Excellency
Dr. John Karefa-Smart,
Minister of External Affairs,
Freetown.

The Sierra Leonean Minister of External Affairs to the American Chargé d'Affaires ad interim

In case of reply the number and date of this letter should be quoted

THE MINISTRY OF EXTERNAL AFFAIRS,

Freetown, Sirra Leone.

- Paul retennen fell telle.

No. 15393/9.

19th May, 1961.

U.S. INVESTMENT GUARANTEE PROGRAMME.

I have the honour to refer to your memorandum dated 16th May 1961, on the above subject, and confirm that the provisions in paragraph 3 (a)-(e) of the note are acceptable to the Government of Sierra Leone. It is therefore agreed that your note and this reply constitute an agreement between our two Governments on this subject, with effect from the above-mentioned date.

Accept, Sir, the assurances of my highest consideration.

JOHN KAREFA-SMART

(John Karefa-Smart)

Minister for External Affairs.

The Charge d'Affairs ad interim, U.S. Embassy, Freetown.